IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA ORANGEBURG DIVISION

Tony L. Moore,	
Plaintiff,	
vs.)	Civil Action No. 5:20-cv-4229-TMC
Tishiro P. Inabinet, Weston Mosley,) Bernard Moore, Robert Brannon,) Raymond Gathers, C. Carter, and) Bryan P. Stirling,)	ORDER
Defendants.)	

Plaintiff Tony L. Moore, a state prisoner proceeding *pro se* and *in forma pauperis*, filed this action pursuant to 42 U.S.C. § 1983. (ECF Nos. 1; 2; 11). In accordance with 28 U.S.C. § 636(b)(1) and Local Civil Rule 73.02(B)(2)(d) (D.S.C.), this matter was referred to a magistrate judge for all pretrial proceedings. On August 9, 2021, Defendants filed a joint motion for summary judgment. (ECF No. 68). On September 24, 2021, Plaintiff filed both a response in opposition to Defendants' motion (ECF No. 76) and his own motion for summary judgment (ECF No. 77). Defendants subsequently filed a response in opposition to Plaintiff's motion for summary judgment, (ECF No. 82), and a reply in support of their own motion (ECF No. 83).

Now before the court is the magistrate judge's Report and Recommendation ("Report"), recommending that the court grant Defendants' motion for summary judgment, deny Plaintiff's motion for summary judgment, and dismiss this action. (ECF No. 84). The Report was mailed to Plaintiff at the address he provided the court, (ECF No. 85), and has not been returned as undeliverable. Therefore, Plaintiff is presumed to have received the Report. Plaintiff was advised

5:20-cv-04229-TMC Date Filed 11/19/21 **Entry Number 87** Page 2 of 3

of his right to file specific objections to the Report, (ECF No. 84-1), but failed to do so. The time

for Plaintiff to object to the Report has now expired, and this matter is ripe for review.

The magistrate judge's recommendation has no presumptive weight, and the responsibility

for making a final determination remains with the United States District Court. Wimmer v. Cook,

774 F.2d 68, 72 (4th Cir. 1985) (quoting *Mathews v. Weber*, 423 U.S. 261, 270–71 (1976)).

Nevertheless, "[t]he district court is only required to review *de novo* those portions of the report to

which specific objections have been made, and need not conduct de novo review 'when a party

makes general and conclusory objections that do not direct the court to a specific error in the

magistrate judge's proposed findings and recommendations." Farmer v. McBride, 177 Fed.

App'x 327, 330–31 (4th Cir. April 26, 2006) (quoting *Orpiano v. Johnson*, 687 F.2d 44, 47 (4th

Cir. 1982)). The court may accept, reject, or modify, in whole or in part, the recommendation

made by the magistrate judge or recommit the matter with instructions. 28 U.S.C. § 636(b)(1).

However, in the absence of specific objections to the Report, this Court is not required to give any

explanation for adopting the recommendation. Greenspan v. Brothers Prop. Corp., 103 F. Supp.

3d 734, 737 (D.S.C. 2015) (citing *Camby v. Davis*, 718 F.2d 198, 199–200 (4th Cir. 1983)).

Thus, having reviewed the Report and the record and, finding no clear error, the court

agrees with, and wholly ADOPTS, the magistrate judge's findings and recommendations in the

Report (ECF No. 84), which is incorporated herein by reference. Accordingly, the court **GRANTS**

Defendants' motion for summary judgment (ECF No. 68) and DENIES Plaintiff's motion for

summary judgment (ECF No. 77).

IT IS SO ORDERED.

s/Timothy M. Cain

United States District Judge

Anderson, South Carolina

November 19, 2021

2

NOTICE OF RIGHT TO APPEAL

The parties are hereby notified of the right to appeal this order pursuant to Rules 3 and 4 of the Federal Rules of Appellate Procedure.